Case 1:20-cv-00967-JLT-BAK Document 34 Filed 03/14/22 Page 1 of 7

1 2 3 4 5 6 7	McCormick, Barstow, Sheppard, Wayte & Carruth LLP James P. Wagoner, #58553 Kevin D. Hansen, #119831 Brandon M. Fish, #203880 7647 North Fresno Street Fresno, California 93720 Telephone: (559) 433-1300 Facsimile: (559) 433-2300 Attorneys for Plaintiff New York Marine and General Insurance Company	
8	UNITED STATES	DISTRICT COURT
9	EASTERN DISTRICT OF CAL	LIFORNIA, FRESNO DIVISION
10		
11	ST. PAUL FIRE AND MARINE INSURANCE COMPANY,	Case No. 1:20-cv-00967-JLT-BAK (BAM)
12	Plaintiff,	Consolidated With Case No. 1:20-cv-
13	KINSALE INSURANCE COMPANY,	01085-NONE-JLT
14 15	Defendant.	EX PARTE APPLICATION TO EXTEND TIME TO FILE JOINT STATUS REPORT;
16		DECLARATION OF MATTHEW J HAFEY; DECLARATION OF JAMES P. WAGONER; ORDER
17	NEW YORK MADINE AND	ŕ
18	NEW YORK MARINE AND GENERAL INSURANCE COMPANY,	Hon. Jennifer L. Thurston
19	a Delaware corporation,	Complaint Filed: August 5, 2020 Trial Date: None
20	Plaintiff,	
$_{21}$	V.	
22	KINSALE INSURANCE COMPANY, an Arkansas corporation,	
23	Defendant.	
24	TRC OPERATING COMPANY, INC.,	
25	a California corporation, TRC CYPRESS GROUP, LLC, a California	
26	Limited Liability Company,	
27	Real Parties in Interest.	

28

1 | 2 | rd 3 | w 4 | Y 5 | J 6 | K 7 | 0 8 | 2 9 |

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Pursuant to the Court's November 12, 2021 Order (Doc. 24), the Parties are required to file a Joint Status Report within 120 days from the date of that Order, which is March 12, 2022. New York Marine and General Insurance Company ("New York Marine") hereby requests, ex parte, that the March 12, 2022 deadline to file the Joint Status Report be extended to March 25, 2022 due to counsel of record for Kinsale Insurance Company ("Kinsale") recent switch of law firms and inability to obtain a Substitution of Attorneys in time to file the Joint Status Report by March 12, 2022. This Ex Parte Application is unopposed.

On February 21, 2022, Matthew J. Hafey, counsel of record for Kinsale, switched law firms from Nemecek & Cole to Nicolaides, Fink, Thorpe, Michaelides, Sullivan LLP ("Nicolaides"). Hafey Decl., ¶ 2. Ms. Berube, the other attorney at Nemecek & Cole who is of record in this action, is no longer with the firm. Id. There are no other attorneys at Nemecek & Cole who are familiar with this file. Id. Mr. Hafey has not yet obtained a substitution of attorney from Kinsale as its lead counsel in this action. Hafey Decl., ¶ 3. A final decision as to whether Mr. Hafey will remain counsel of record is expected to be made in the next ten days. *Id.* As a result, Mr. Hafey has been unable to "meet and confer" with counsel for New York Marine, St. Paul Fire and Marine Insurance Company ("St. Paul"), TRC Operating Company, Inc. and TRC Cypress Group, LLP (collectively "TRC") regarding the contents of that Joint Status Report in time for that Report to be filed by March 12, 2022 pursuant to the Court's November 12, 2021 Order (Doc. 24). Hafey Decl., ¶ 4. Mr. Hafey anticipates that he will be available to "meet and confer" with counsel for the other parties within the next ten days such that the parties will be in a position to file the Joint Status Report by March 25, 2022. Hafey Decl., ¶ 5.

In light of counsel for Kinsale being unavailable to "meet and confer" regarding the contents of the Joint Status Report to be filed by the parties, New York Marine requests an extension from March 12, 2022 to March 25, 2022 to file the Joint Status Report pursuant to the Court's November 12, 2021 Order (Doc. 24). No parties

Case 1:20-cv-00967-JLT-BAK Document 34 Filed 03/14/22 Page 3 of 7

1	oppose this Ex Parte Application.	Wagoner Decl., ¶ 4.
2		
3	Dated: March 10, 2022	McCORMICK, BARSTOW, SHEPPARD,
4		WAYTE & CARRUTH LLP
5		D
6		By: /s/ James P. Wagoner James P. Wagoner
7		Kevin D. Hansen
8		Brandon M. Fish Attorneys for Plaintiff New York Marine and
9		General Insurance Company
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		2
νν, I		4

MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 7647 NORTH FRESNO STREET FRESNO, CA 93720

1

DECLARATION OF MATTHEW J. HAFEY

2

4

56

7 8

9 10

11 12

13

1415

16

17

18 19

20

21

22

23

24

25

2627

28

1. I am a partner with the law firm Nicolaides, Fink, Thorpe, Michaelides, Sullivan LLP ("Nicolaides"). I am a member in good standing of the State Bar of

I, Matthew J. Hafey, declare as follows:

Sullivan LLP ("Nicolaides"). I am a member in good standing of the State Bar of California, and am admitted to the practice before the above-entitled Court. The following facts are based upon my personal knowledge. If called as a witness I could

and would testify competently to these facts under oath.

2. Until February 18, 2022, I was a member of the law firm of Nemecek & Cole which is counsel of record for defendant Kinsale Insurance Company ("Kinsale"). While at Nemecek & Cole, I was lead counsel for Kinsale in this action. My associate, Bevin Berube, was also counsel of record. Ms. Berube left the firm in 2021. There are no other attorneys at Nemecek & Cole who are familiar with this file at this time.

- 3. I have not yet obtained a Substitution of Attorney replacing Nemecek & Cole with the Nicolaides firm as counsel of record in this matter. I expect that a decision will be made in the next ten days whether Kinsale will retain the Nicolaides firm or other counsel and that a Substitution of Attorney will be filed within that time.
- 4. As a result, I have been unable to "meet and confer" with counsel for New York Marine and General Insurance Company, St. Paul Fire and Marine Insurance Company, TRC Operating Company, Inc. and TRC Cypress Group, LLP regarding the contents of that Joint Status Report in time for that Report to be filed by March 12, 2022 pursuant to the Court's November 12, 2021 Order (Doc. 24).
- 5. I anticipate that an executed Substitution of Attorney for Kinsale will be filed within the next ten days thereby allowing me nor another attorney to "meet and confer" regarding the contents of that Joint Status Report, such that it can be filed by Friday, March 25, 2022.

I declare under penalty of perjury under that the foregoing is true and correct.

///

Case 1:20-cv-00967-JLT-BAK Document 34 Filed 03/14/22 Page 5 of 7

- 1	
1	This this Declaration was executed by me on March 10, 2022 at Sherman Oaks,
2	California.
3	
4	
5	/s/ Matthew J. Hafey (as approved 3/10/22)
6	Matthew J. Hafey
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
ow,	5

MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 7647 NORTH FRESNO STREET FRESNO, CA 93720 I, James P. Wagoner, declare as follows:

DECLARATION OF JAMES P. WAGONER

- 1. I am a member of the law firm McCormick, Barstow, Sheppard, Wayte & Carruth LLP, counsel herein for Plaintiff New York Marine and General Insurance Company ("New York Marine"). I am a member in good standing of the State Bar of California, and am admitted to the practice before the above-entitled Court. The following facts are based upon my personal knowledge. If called as a witness I could and would testify competently to these facts under oath.
- 2. By Order dated November 12, 2021 (Doc. 24), the Court stayed this action and ordered the parties to file a Joint Status Report within 120 days from the date of the Order, which is March 12, 2022.
- 3. On March 9, 2022, I received an email from Matthew Hafey advising that he is unable to "meet and confer" regarding the contents of the Joint Status Report because he had been unable to obtain an executed Substitution of Attorney from his old firm, Nemecek & Cole. Mr. Hafey advised that he believes that he will have the executed Substitution of Attorney within the next ten days and that he or another attorney will be in a position to "meet and confer" regarding the Joint Status Report in time to have it filed by March 25, 2022.
- 4. By emails dated March 10, 2022, counsel for St. Paul Fire and Marine Insurance Company, TRC Operating Company, Inc. and TRC Cypress Group, LLP advised that they do not oppose this Ex Parte Application.

I declare under penalty of perjury under that the foregoing is true and correct. This this Declaration was executed by me on March 10, 2022 in Fresno, California.

/s/ James P. Wagoner

James P. Wagoner

1	ORDER		
2			
3	The Court, having reviewed the Ex Parte Application to Extend Time to File		
4	Joint Status Report and the Supporting Declarations of Matthew J. Hafey and James		
5	P. Wagoner, and good cause showing, HEREBY ORDERS as follows:		
6	1. The time for the Parties to file their Joint Status Report pursuant to the		
7	November 12, 2021 Order is extended from March 12, 2022 to March		
8	25, 2022.		
9			
10	IT IS SO ORDERED.		
11	Dated: March 14, 2022 /s/ Barbara A. McAuliffe		
12	UNITED STATES MAGISTRATE JUDGE		
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27 28			
∠8 I			

MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 7647 NORTH FRESNO STREET FRESNO, CA 93720